

THE THOUSAND-DOLLARS-A-DAY PARTY

UNDER orders from Tribune county headquarters, given by David C. Dunbar, Tribune county chairman, Democrat, Tribune party workers all over the city are endeavoring to arrange trades. The entire Tribune county ticket, as well as the legislative and state ticket, is being traded off for votes for long and short term commissioners, county clerk, and county assessor.

It is of course easy for all to understand why the Tribune should want to control the county commissioners and the county clerk. It is from these offices that the revenue comes for a newspaper, and with control of these the Tribune deficit could be cared for, and it would not be necessary to graft the gamblers and the saloon men. It must be very pleasant for the members of the Women's American club to realize that after refusing to nominate a woman candidate for county clerk, the Tribune is ordering that every means be used to defeat the only woman nominee, Margaret Zane Witeher, and that much of the remainder of the Tribune ticket is being ditched to help out in this plan.

Imagine, however, what the Tribune will do with the county assessor in its hands! The county assessor fixes the taxable valuation of property in both city and county. The present county assessor is a Republican and he raised the taxable valuation of Salt Lake City property six millions of dollars this year. Inasmuch as property had increased 1,000 per cent in value, according to the Tribune, that was not too much of an increase. And in the face of that valuation the Tribune raised the general tax levy two mills, and in spite of the fact that this money was not needed, as city improvements are paid for by the abutting property owners out of special taxes, and have nothing to do with the general tax levy.

Do the taxpayers of Salt Lake, already groaning under the burden of taxation, want to place the Tribune in a position where it can tell its county assessor to raise the taxable valuation ten or twelve mills? Suppose the Tribune candidate for county assessor is elected, under this trading scheme. And suppose he increases the taxable valuation of Salt Lake City next year from about \$58,000,000 to about \$68,000,000. Where do you think you will get off, Mr. Taxpayer, even though they leave the general tax levy at fifteen mills?

And suppose they decide to raise the tax levy to sixteen mills on an increased valuation of ten millions.

Would you enjoy that?

RECORD JUMP IN COURT MIXUP

Judge Whitaker-City Attorney Dinny Controversy Goes to Highest Tribunal.

ASSISTANT DALY BUSY

Writ of Certiorari Dismissed and Matter Is Immediately Taken to the Supreme Court.

Under a writ of mandate issued yesterday afternoon, J. J. Whitaker, judge of the criminal division of the city court, is given the alternative of permitting the city attorney or his assistants to prosecute violations of the city ordinances, or show cause on November 10 why they should be barred from the police court room in the preferred execution of their duties.

With a leap and a bound the Judge Whitaker-City Attorney Dinny controversy went from the district court to the supreme court, the highest tribunal of the state.

Before the matter was taken into the supreme court, P. J. Daly, assistant city attorney, and acting representative of City Attorney H. J. Dinny,

appeared before Judge George G. Armstrong with a motion that the writ of certiorari proceedings, instituted against Judge Whitaker about ten days ago, and which reached the stage of the defendant's answer Monday, be dismissed. The motion was granted, and Mr. Daly immediately went to the supreme court chambers and presented the application for a writ of mandate, which was granted by the higher court, and made returnable November 10.

Rights of Attorney.
The affair taken into the supreme court, and arising out of the prosecution of one Virgil McMahon, a vagrant, will settle definitely the authority of the police judge to exclude an official, the city prosecutor, and the power of the court to appoint special prosecutors under such cases.

The matter of the application for the writ of mandate has been told several times and summed up briefly, it is that while there is no statute in the state of Utah defining the duties of the city attorney, the duties are prescribed under a city ordinance under power granted the city government by the laws. Under this ordinance authority, the city attorney, or his assistant, has the power to institute the necessary steps and prosecute all violations of the city ordinances.

The application for the writ of mandate recites that on September 26, 1910, a complaint had been issued against Virgil McMahon, by some one other than the city attorney or his assistants, and that thereupon a controversy arose between the court (Judge Whitaker) and the city attorney, as to who was qualified to issue a complaint in the violation of an ordinance. The court had held that any one other than the city attorney had the right to institute proceedings for violations of the city's ordinances.

The statements filed daily with the city court by the city attorney's of-

fice, announcing the readiness of the latter to try and prosecute all city cases, are quoted in the application, and the statement is made that on each judicial day from September 22 up until the 31st day of October, the city attorney, by his assistants, has been present in the city court "ready, willing and prepared to prosecute all violations of city ordinances," but that the court has refused to permit the city attorney or his assistants to prosecute any cases. It is also cited that during this period cases have been prosecuted by a number of specially appointed prosecutors, not connected with the city attorney's office, and among these named are A. Rogers, Dana T. Smith, W. H. Leary, Ben Johnson and E. A. Walton.

Judge Stands Pat.
It is also set out that the McMahon case has been disposed of by the defendant's plea of guilty on September 22, and his sentence of a "foster," effectively disposed of the case.

On October 28, the application avers, a demand was made upon Judge Whitaker by the city attorney that the latter be not precluded from performing the duties of his office in the city court, and that upon the service of the demand or notice that W. S. Dalton, assistant city attorney, be permitted to resume his court duties. This demand was denied.

The prayer of the plaintiff in the application for a writ of mandate is that Judge J. J. Whitaker be commanded "to permit the plaintiff and his assistants to prosecute violations of city ordinances in said court, and plaintiff and his assistants in the prosecution of said cases."

The alternative writ of mandate granted by the supreme court, compelling fully the application, commands and enjoins that the defendant, Judge J. J. Whitaker, either permit the city attorney or his assistants to prosecute violations of the city ordinances in the city court, and to refrain from interfering with such office in the prosecution of such cases, or to show cause to the contrary on November 10.

With this action of the supreme court in the granting of the writ of mandate, the writ of certiorari proceedings in the district court are dropped, although the writ of prohibition brought before Judge Morse is still pending. The contempt proceedings, in which City Attorney Dinny was sentenced to serve one day in jail by Judge Whitaker, and who has been stayed under the writ of prohibition, are not brought into the supreme court proceedings, the sole purpose of the latter being to determine the authority of the city court to exclude the city attorney's office from the exercise of its duties, and the right of the court to substitute special prosecutors for those appointed by the city.

The matter was taken into supreme court by the city attorney's office to save delay, it is said.

PHYSICIAN EXONERATED

Coroner's Jury Says Death of Mae O. Taylor Was Result of Natural Causes.

Failing to make satisfactory headway in the case of Mrs. Mae O. Taylor, the young woman who was believed to have died from a criminal operation, October 23, a jury in Justice of the Peace Stanley A. Hanks' court, investigating the death, returned a verdict yesterday afternoon that death came from natural causes. The verdict of the coroner's jury is as follows:

An inquest having been held at the office of Stanley A. Hanks in Salt Lake precinct, Salt Lake county, the first day of November, 1910, before Stanley A. Hanks, justice of the peace in the said precinct, in said county, upon the body of Mrs. Mae O. Taylor, there lying dead, by the jurors, whose names are hereto subscribed, the said jurors upon their oaths do say that the said Mae O. Taylor came to her death from natural causes and we hereby exonerate all physicians in attendance upon her.

In testimony whereof, the said jurors have hereunto set their hand.

"J. H. TRACY."
"W. WILSON."
"WILLIAM BORG."

After testimony had been entered by surgeons that had attended the case, Ben Smith informed the jury that the woman had suffered from serious diseases before the affliction which caused her death developed.

OPENING DAY TO BE SET
Commercial Club Committee Will Make Decision Today.

Postponing the meeting for the selection of the opening day of the new Commercial Club building, from yesterday until today, the board of governors of the club will meet in the private dining room of the old building today to complete arrangements for the event. This occasion was scheduled for Saturday night of this week, but the failure of certain furniture to arrive in time necessitated postponement.

The executive committee of the publicity bureau held a meeting in the private dining room yesterday and cleared away the usual routine business.

STUDENTS TO CELEBRATE.
A "blowout" will be held in the new gymnasium by students of the Granite high school, Saturday afternoon and evening. The affair is to be given in honor of the opening of the new high school building on Fifth East and

Does this man look as if he were dying from heartburn and fermentation caused by indigestion—and had no appetite? Read what he says about it in his own words:



The Duffy Malt Whiskey Co., Rochester, N. Y.

Gentlemen: I used to be troubled with a weak heart, also indigestion, fermentation of food, heartburn, loss of appetite—most everything I ate distressed me. For a short time I obtained relief from doctors and from the medicines my friends advised me to take; then I would become just as sick again, until a Doctor prescribed Duffy's Pure Malt Whiskey. I began taking your medicine and it did me a world of good. When I began taking your Malt Whiskey I weighed 150 lbs., now I weigh 173 lbs., and can eat anything without being distressed. I have sent many bottles to friends of mine in the country who were troubled with indigestion and who have been cured by its use. It has been several years since I found relief myself, but I always keep Duffy's Pure Malt Whiskey in my family for medicinal use.

428 East 149th St.
New York City.

Frank Kunk

Thousands of such cases are being cured every month. The genuine Duffy's Pure Malt Whiskey is sold in SEALED BOTTLES ONLY by all druggists, grocers and dealers or direct, \$1.00 a large bottle.

Schramm-Johnson, Drugs, Salt Lake City, Utah, Distributors.

Fourteenth South street, and, from indications, the event will be an elaborate one.

Principal J. E. Moss stated yesterday that invitations had been sent to the alumnae, board and former students. Besides the dancing, a banquet is to be served, also a program rendered by the various classes.

USE OF NAME BASIS OF SUIT.
Alleging the infringement of rights

One Way of Saving a Baby—Free to Try

The mother does not live who would not do all in her power to keep her child healthy, but often she does not know how. So when a doctor of standing points the way all can afford to listen.

It is an accepted fact that nine out of ten of the troubles of infants and children are intestinal. You notice it by the fact that the child is constipated, it belches, is peevish and cries. Don't give a remedy that contains an opiate, because the child will get in the habit of needing it, and don't become alarmed and run at once for a doctor.

Try a scientific laxative first. Give a small dose of Dr. Caldwell's Syrup Pepsin, the remedy that is intended for the use of the child. It is mild, gentle and non-gripping. The remedy is absolutely pure and is guaranteed in every particular. Mrs. Toomey of Boonville, Pa., and Mrs. Fred Crome of Alanson, Mich., never give their child anything else. These are only a few among thousands of women.

You can buy a fifty cent or one dollar bottle of any nearby druggist, for they have all sold it for a generation, but if you want to test it on your child first send your address to Dr. Caldwell and he will cheerfully send you a free sample bottle.

Dr. Caldwell does not feel that the purchase of his remedy ends his obligation. He has specialized in stomach, liver and bowel diseases for over forty years and will be pleased to give the reader any advice on the subject free of charge. All are welcome to write him. Whether for the medical advice or the free sample address him Dr. W. Caldwell, 541 Caldwell building, Monticello, Ill.

For sale by Schramm-Johnson, Drugs, "The New Substitutors," in all of their five stores. Where the Cars Stop.

Easiest Credit Terms.

"Quit It!"

Stop paying cash for ready-to-wear garments.

SEE US

before you make a cash purchase. We will not only sell you the finest clothes for men and women

On Credit

but we will save you money.

This is no idle talk. We know whereof we speak. Let us convince you.

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Auerbach's
ESTABLISHED 1864
ONE PRICE

Rich Silks and Handsome Dress Goods

COMBINE WITH EXTRA LOW PRICES.

AGAIN THIS WEEK TO CREATE ANOTHER OF THOSE NOTED SPECIAL SELLING WEEKS WHICH YOU HAVE LEARNED TO EXPECT ONLY HERE.

It's impossible to speak too extravagantly of the economical buying chances you'll find in these and other lots. Examine the kinds, the styles the prices and see how well we've planned to win your trade.

NEW PERSIAN SILKS.

We are showing a great variety of the much wanted Persian silks in all the desired colorings and new lines are being added daily—for this week we will display two special lots at special low prices.

Lot 1, values up to \$2.25 at, per yard **\$1.15**
Lot 2, values up to \$1.25 at, per yard **85c**

CREPE DE CHENES.

In all the evening shades, pink, light blue, tan, grey, heliotrope, red, reseda, black, cream and others.

\$1.25 quality, 24 in. wide, at, per yard **98c**
\$1.50 quality, 24 in. wide, at, per yard **\$1.25**
\$1.75 quality, 40 in. wide, at, per yard **\$1.50**

DRESS GOODS.

CHIFFON TAFFETA.

16 in. wide, all wool, a soft clinging fabric, very dressy in self-toned stripes, in all colors, including navy, brown, green, grey, cedar, copper, Alice and others—values \$1.25, for this week's selling at, per yard **90c**

NOVELTY DRESS GOODS.

Comprising Scotch plaid and small checks—strictly all wool—suitable for ladies' waists and children's waists and dresses—30 in. wide, value \$1.35, special price, per yard **\$1.15**

Blanchard Products

On sale by best dealers everywhere:

Blanchard Butter

Made from carefully selected, thoroughly tested and pasteurized cream. Neither the cream nor the butter is ever touched by human hands, in gathering or making.

Blanchard Eggs

Gathered daily from the farms by our cream collectors, brought directly to our creamery, dated, put into dated and sealed cartons, and guaranteed to be absolutely fresh.

Blanchard Milk-Fed Poultry

Fattened on grain and butter-milk, and not killed until the day they are ordered. Plump, firm, sweet, juicy, tender and wholesome.

Always ask your dealer for BLANCHARD products. He has them. You want them.

Jensen Creamery Co.
INCORPORATED

Blanchard Butter. Blanchard Eggs.
Blanchard Milk-Fed Poultry.
All kinds of Domestic and Imported Cheese.

Dr. Lydia E. Pinkham's Vegetable Compound

We know of no other medicine which has been so successful in relieving the suffering of women, or secured so many genuine testimonials, as has Lydia E. Pinkham's Vegetable Compound.

In almost every community you will find women who have been restored to health by Lydia E. Pinkham's Vegetable Compound. Almost every woman you meet has either been benefited by it, or knows some one who has.

In the Pinkham Laboratory at Lynn, Mass., are files containing over one million one hundred thousand letters from women seeking health, in which many openly state over their own signatures that they have regained their health by taking Lydia E. Pinkham's Vegetable Compound.

Lydia E. Pinkham's Vegetable Compound has saved many women from surgical operations.

Lydia E. Pinkham's Vegetable Compound is made exclusively from roots and herbs, and is perfectly harmless.

The reason why it is so successful is because it contains ingredients which act directly upon the female organism, restoring it to healthy and normal activity.

Thousands of unsolicited and genuine testimonials such as the following prove the efficiency of this simple remedy.



Minneapolis, Minn.:—"I was a great sufferer from female troubles which caused a weakness and broken down condition of the system. I read so much of what Lydia E. Pinkham's Vegetable Compound had done for other suffering women, I felt sure it would help me, and I must say it did help me wonderfully. Within three months I was a perfectly well woman."

"I want this letter made public to show the benefits to be derived from Lydia E. Pinkham's Vegetable Compound."—Mrs. John G. Moldan, 2115 Second St., North Minneapolis, Minn.

Women who are suffering from those distressing ills peculiar to their sex should not lose sight of these facts or doubt the ability of Lydia E. Pinkham's Vegetable Compound to restore their health.